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THE SENATE
TWENTY-NINTH LEGISLATURE 2017
FIRST SPECIAL SESSION TAUG 25
STATE OF HAWAII

1

AUG 2 8 2017

#### S.B. NO. I

#### A BILL FOR AN ACT

PART I

RELATING TO TRANSPORTATION FINANCING.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

2	SECTION 1. The legislature finds that section 46-16.8,
3	Hawaii Revised Statutes, previously authorized each county to
4	adopt a surcharge on state tax. The legislature further finds
5	that the city and county of Honolulu is the only county that
6	adopted an ordinance for a surcharge. Specifically, in 2005,
7	the city and county of Honolulu adopted an ordinance to
8	establish a one-half of one per cent surcharge on state tax and
9	for that surcharge to be levied, assessed, and collected
10	beginning on January 1, 2007, to fund a rail transportation
11	project.
12	The purpose of this Act is to:
13	(1) Provide counties that have not previously adopted a
14	surcharge on state tax with another opportunity to
15	adopt a surcharge; and

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1	(2) Provide the city and county of Honolulu with a
2	financial mechanism that will provide revenue sources
3	for the construction of its rail transportation
4	project.
5	SECTION 2. Section 46-16.8, Hawaii Revised Statutes, is
6	amended by amending subsections (b) and (c) to read as follows:
7	"(b) Each county that has established a surcharge on state
8	tax prior to [4]July 1, 2015,[4] under authority of subsection
9	(a) may extend the surcharge [from January 1, 2023,] until
10	December 31, $[\frac{2027}{7}]$ 2030, at the same rates. A county electing
11	to extend this surcharge shall do so by ordinance; provided
12	that:
13	(1) No ordinance shall be adopted until the county has
14	conducted a public hearing on the proposed ordinance;
15	and
16	(2) The ordinance shall be adopted prior to [ $\frac{\text{July 1, 2016}}{\text{July 1, 2016}}$
17	but no earlier than July 1, 2015.] January 1, 2018.
<b>18</b> .	A county electing to exercise the authority granted under
19	this subsection shall notify the director of taxation within ten
20	days after the county has adopted an ordinance extending the
21	surcharge on state tax. [Beginning on January 1, 2023, the] The

1	director	of taxation shall levy, assess, collect, and otherwise
2	administe	er the extended surcharge on state tax.
3	(c)	Each county that has not established a surcharge on
4	state tax	prior to [4]July 1, 2015,[4] may establish the
5	surcharge	e at the rates enumerated in sections 237-8.6 and 238-
6	2.6. A c	county electing to establish this surcharge shall do so
7	by ordina	nce; provided that:
8	(1)	No ordinance shall be adopted until the county has
9		conducted a public hearing on the proposed ordinance;
10	(2)	The ordinance shall be adopted prior to [July 1, 2016,
11		but no earlier than July 1, 2015; March 31, 2018; and
12	(3)	No county surcharge on state tax that may be
13		authorized under this subsection shall be levied prior
14		to January 1, [2018,] 2019, or after December 31,
15		[ <del>2027.</del> ] <u>2030.</u>
16	A co	unty electing to exercise the authority granted under
17	this subs	ection shall notify the director of taxation within ten
18	days afte	r the county has adopted a surcharge on state tax
19	ordinance	. Beginning on January 1, [2018,] 2019, the director
20	of taxati	on shall levy, assess, collect, and otherwise
21	administe:	r the county surcharge on state tax."

1	SECTION 3. Section 237-8.6, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) Each county surcharge on state tax that may be
4	adopted or extended pursuant to section 46-16.8 shall be levied
5	beginning in [the] a taxable year after the adoption of the
6	relevant county ordinance; provided that no surcharge on state
7	tax may be levied:
8	(1) Prior to:
9	(A) January 1, 2007, if the county surcharge on state
10	tax was established by an ordinance adopted prior
11	to December 31, 2005; or
12	(B) January 1, $[\frac{2018}{7}]$ 2019, if the county surcharge
13	on state tax was established by the adoption of
14	an ordinance after June 30, 2015, but prior to
15	[ <del>July 1, 2016;</del> ] <u>March 31, 2018;</u> and
16	(2) After December 31, [2027.] 2030."
17	SECTION 4. Section 238-2.6, Hawaii Revised Statutes, is
18	amended by amending subsection (b) to read as follows:
19	"(b) Each county surcharge on state tax that may be
20	adopted or extended shall be levied beginning in [the] a taxable

1	year after the adoption of the relevant county ordinance;
2	provided that no surcharge on state tax may be levied:
3	(1) Prior to:
4	(A) January 1, 2007, if the county surcharge on state
5	tax was established by an ordinance adopted prior
6	to December 31, 2005; or
7	(B) January 1, $[\frac{2018}{7}]$ 2019, if the county surcharge
8	on state tax was established by the adoption of
9	an ordinance after June 30, 2015, but prior to
10	[July 1, 2016;] March 31, 2018; and
11	(2) After December 31, [ <del>2027.</del> ] <u>2030.</u> "
12	SECTION 5. Section 248-2.6, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"[-f] §248-2.6[-] County surcharge on state tax; disposition
15	of proceeds. (a) If adopted by county ordinance, all county
16	surcharges on state tax collected by the director of taxation
17	shall be paid into the state treasury quarterly, within ten
18	working days after collection, and shall be placed by the
19	director of finance in special accounts[+]; provided that county
20	surcharge revenues levied, assessed, and collected in a county
21	with a population greater than five hundred thousand shall be

- 1 deposited into the mass transit special fund established under
- 2 section 248- . Out of the revenues generated by county
- 3 surcharges on state tax paid into each respective state treasury
- 4 special account  $[\tau]$  or the mass transit special fund, the
- 5 director of finance shall deduct [ten] one per cent of the gross
- 6 proceeds of a respective county's surcharge on state tax to
- 7 reimburse the State for the costs of assessment, collection,
- 8 [and] disposition, and oversight of the county surcharge on
- 9 state tax incurred by the State. Amounts retained shall be
- 10 general fund realizations of the State.
- 11 (b) The amounts deducted for costs of assessment,
- 12 collection, [and] disposition, and oversight of county
- 13 surcharges on state tax shall be withheld from payment to the
- 14 counties by the State out of the county surcharges on state tax
- 15 collected for the current calendar year.
- 16 (c) For the purpose of this section, the costs of
- 17 assessment, collection, [and] disposition, and oversight of the
- 18 county surcharges on state tax shall include any and all costs,
- 19 direct or indirect, that are deemed necessary and proper to
- 20 effectively administer this section and sections 237-8.6 and
- 21 238-2.6.

1	(d) [After] For a county with a population equal to or			
2	less than five hundred thousand that adopts a county surcharge			
3	on state tax, after the deduction and withholding of the costs			
4	under subsections (a) and (b), the director of finance shall pay			
5	the remaining balance on [f]a[f] quarterly basis to the director			
6	of finance of each county that has adopted a county surcharge			
7	state tax under section 46-16.8.			
8	For a county with a population greater than five hundred			
9	thousand that adopts or extends a county surcharge on state tax			
10	ordinance, after the deduction and withholding of the costs			
11	under subsections (a) and (b), the director of finance shall			
12	administer the remaining surcharge revenues in accordance with			
13	section 248			
14	The [quarterly] payments shall be made after the county			
15	surcharges on state tax have been paid into the state treasury			
16	special accounts or the mass transit special fund or after the			
17	disposition of any tax appeal, as the case may be. All county			
18	surcharges on state tax collected shall be distributed by the			
19	director of finance to the county in which the county surcharge			
20	on state tax is generated and shall be a general fund			

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1	realizat:	ion of the county, to be used for the purposes specified		
2	in section 46-16.8 by each of the counties."			
3	SEC.	SECTION 6. Act 247, Session Laws of Hawaii 2005, as		
4	amended l	by Act 240, Session Laws of Hawaii 2015, is amended by		
5	amending	section 9 to read as follows:		
6	"SEC	CTION 9. This Act shall take effect upon its approval;		
7	provided	that:		
8	(1)	If none of the counties of the State adopt an		
9		ordinance to levy a county surcharge on state tax by		
10		December 31, 2005, this Act shall be repealed and		
11		section 437D-8.4, Hawaii Revised Statutes, shall be		
12		reenacted in the form in which it read on the day		
13		prior to the effective date of this Act;		
14	(2)	If any county does not adopt an ordinance to levy a		
15		county surcharge on state tax by December 31, 2005, it		
16		shall be prohibited from adopting such an ordinance		
17		pursuant to this Act, unless otherwise authorized by		
18		the legislature through a separate legislative act;		
19		and		
20	(3)	If an ordinance to levy a county surcharge on state		
21		tax is adopted by December 31, 2005:		

1	(A)	The ordinance shall be repealed on December 31,
2		2022; provided that the repeal of the ordinance
3		shall not affect the validity or effect of an
4		ordinance to extend a surcharge on state tax
5		adopted pursuant to [Act 240, Session Laws of
6		Hawaii 2015; an act of the legislature; and
7	(B)	This Act shall be repealed on December 31,
8	v	[ <del>2027;</del> ] <u>2030,</u> and
9	[ <del>-(C)-</del>	Section section 437D-8.4, Hawaii Revised
10		Statutes, shall be reenacted in the form in which
11		it read on the day prior to the effective date of
12		this Act; provided that the amendments made to
13		section 437D-8.4, Hawaii Revised Statutes, by Act
14		226, Session Laws of Hawaii 2008, as amended by
15		Act 11, Session Laws of Hawaii 2009, and Act 110,
16		Session Laws of Hawaii 2014, shall not be
17		repealed."
18		PART II
19	SECTION 7	. Section 46-16.8, Hawaii Revised Statutes, is
20	amended by ame	nding subsection (e) to read as follows:

1	"(e)	Each county with a population greater than five
2	hundred t	housand that adopts or extends a county surcharge on
3	state tax	ordinance pursuant to subsection (a) or (b) shall use
4	the [ <del>sure</del>	harges] surcharge revenues received from the State
5	for[÷	
6	<del>(1)</del>	Capital capital costs of a locally preferred
7		alternative for a mass transit project; [and
8	<del>(2)</del>	Expenses in complying with the Americans with
9		Disabilities Act of 1990 with respect to paragraph
10		<del>(1).</del>
11	The] prov	ided that revenues derived from the county surcharge or
12	state tax	shall not be used [to]:
13	(1)	To build or repair public roads or highways, bicycle
14		paths, or support public transportation systems
15		already in existence prior to July 12, 2005[-];
16	(2)	For operating costs or maintenance costs of the mass
17		transit project or any purpose not consistent with
18		this subsection; or
19	(3)	For administrative or operating, marketing, or
20		maintenance costs, including personnel costs, of a
21		rapid transportation authority charged with the



1	responsibility for constructing, operating, or
2	maintaining the mass transit project;
3	provided further that nothing in this section shall be construed
4	to prohibit a county from using county funds that are not
5	derived from a surcharge on state tax for a purpose described in
6	paragraph (2) or (3)."
7	PART III
8	SECTION 8. Chapter 248, Hawaii Revised Statutes, is
9	amended by adding a new section to be appropriately designated
10	and to read as follows:
11	"§248- Mass transit special fund; established;
12	distribution of funds. (a) There is established a mass transit
13	special fund to be administered by the department of budget and
14	finance.
15	(b) For the period beginning on January 1, 2018, to
16	December 31, 2030, transient accommodations tax and surcharge on
17	state tax revenues allocated to the mass transit special fund
18	pursuant to sections 237D-2(e) and 248-2.6 shall be deposited
19	into the special fund. All interest earned on the moneys in the
20	special fund shall be credited to the general fund. The mass
21	transit special fund shall be exempt from the central service



1	expenses	deduction under section 36-27 and departmental
2	administr	ative expenses deduction under section 36-30.
3	<u>(c)</u>	Upon receiving a certification statement from the
4	comptroll	er pursuant to section 40- , the director of finance
5	shall all	ocate and disburse moneys in the mass transit special
6	fund to t	he director of finance of a county with a population
7	greater t	han five hundred thousand; provided that the director
8	of financ	e shall only disburse those amounts that are certified
9	in the ce	rtification statement and expended by that county for
10	the purpo	ses specified in section 46-16.8; provided further that
11	revenues	allocated from the special fund shall not be used for:
12	(1)	Operating or maintenance costs of the mass transit
13		project or any purpose not consistent with section 46-
14		16.8(e); or
15	(2)	Administrative, operating, marketing, or maintenance
16		costs, including personnel costs, of a rapid
17		transportation authority charged with the
18		responsibility for constructing, operating, or
19		maintaining the mass transit project;
20	provided	further that the total amount of funds that are
21	available	, allocated, and disbursed by the director of finance



1 pursuant to this section shall not be in excess of the total 2 amount indicated on the certification statement. The director 3 of finance may allocate and disburse moneys pursuant to this 4 section on a monthly basis. 5 Any amounts allocated and disbursed pursuant to this 6 section shall be subject to the availability of funds deposited 7 and on balance in the special fund. The director of finance 8 shall not allocate or disburse any amounts from the special fund 9 that are in excess of any amounts deposited and on balance in 10 the special fund. 11 (d) The director of finance shall post all certification 12 statements received from the comptroller pursuant to section 40-13 on the department of budget and finance's website within ten 14 working days of payments made pursuant to this section. 15 (e) The department of budget and finance shall submit an 16 annual report to the legislature not later than twenty days 17 prior to the convening of each regular session on the total 18 amount of funds allocated pursuant to this section.

(f) The director of finance may establish rules, exempt

from chapter 91, for the purposes of this section."



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SECTION 9. Section 237D-2, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§237D-2 Imposition and rates. (a) There is levied and 4 shall be assessed and collected each month a tax of: 5 (1) Five per cent for the period beginning on January 1, 6 1987, to June 30, 1994; 7 (2) Six per cent for the period beginning on July 1, 1994, 8 to December 31, 1998; 9 (3) 7.25 per cent for the period beginning on January 1, 10 1999, to June 30, 2009; 11 (4) 8.25 per cent for the period beginning on July 1, 12 2009, to June 30, 2010; and 13 (5) 9.25 per cent for the period beginning on July 1, 14 2010, and thereafter; on the gross rental or gross rental proceeds derived from 15 16 furnishing transient accommodations. 17 (b) Every operator shall pay to the State the tax imposed 18 by subsection (a), as provided in this chapter. 19 (c) There is levied and shall be assessed and collected 20 each month, on the occupant of a resort time share vacation



unit, a transient accommodations tax of:

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1	(1)	7.25 per cent on the fair market rental value until
2		December 31, 2015;
3	(2)	8.25 per cent on the fair market rental value for the
4		period beginning on January 1, 2016, to December 31,
5		2016; and
6	(3)	9.25 per cent on the fair market rental value for the
7		period beginning on January 1, 2017, and thereafter.
8	(d)	Every plan manager shall be liable for and pay to the
9	State the	transient accommodations tax imposed by subsection (c)
10	as provide	ed in this chapter. Every resort time share vacation
11	plan shal:	l be represented by a plan manager who shall be subject
12	to this ch	napter.
13	(e)	Notwithstanding the tax rates established in
14	subsection	ns (a)(5) and (c)(3), the tax rates levied, assessed,
15	and collec	cted pursuant to subsections (a) and (c) shall be 10.25
16	per cent i	for the period beginning on January 1, 2018, to
17	December 3	31, 2030; provided that:
18	(1)	The tax revenues levied, assessed, and collected
19		pursuant to this subsection that are in excess of the
20		revenues realized from the levy, assessment, and
21		collection of tax at the 9.25 per cent rate shall be



1		deposited quarterly into the mass transit special fund
2		established under section 248- ; and
3	(2)	If a court of competent jurisdiction determines that
4	•	the amount of county surcharge on state tax revenues
5		deducted and withheld by the State, pursuant to
6		section 248-2.6, violates statutory or constitutional
7		law and, as a result, awards moneys to a county with a
8		population greater than five hundred thousand, then an
9		amount equal to the monetary award shall be deducted
10		and withheld from the tax revenues deposited under
11		paragraph (1) into the mass transit special fund, and
12		those funds shall be a general fund realization of the
13		State.
14	The :	remaining tax revenues levied, assessed, and collected
15	at the 9.2	25 per cent tax rate pursuant to subsections (a) and
16	(c) shall	be distributed in accordance with section 237D-
17	6.5(b)."	
18	SECT	ION 10. Section 237D-6.5, Hawaii Revised Statutes, is
19	amended by	y amending subsection (b) to read as follows:
20	"(b)	[Revenues] Except for the revenues collected pursuant
21	to section	n 237D-2(e), revenues collected under this chapter



1	shall be	distributed in the following priority, with the excess
2	revenues	to be deposited into the general fund:
3	(1)	\$1,500,000 shall be allocated to the Turtle Bay
4		conservation easement special fund beginning July 1,
5		2015, for the reimbursement to the state general fund
6		of debt service on reimbursable general obligation
7		bonds, including ongoing expenses related to the
8		issuance of the bonds, the proceeds of which were used
9		to acquire the conservation easement and other real
10		property interests in Turtle Bay, Oahu, for the
11		protection, preservation, and enhancement of natural
12		resources important to the State, until the bonds are
13		fully amortized;
14	(2)	\$26,500,000 shall be allocated to the convention
15		center enterprise special fund established under
16		section 201B-8;
17	(3)	\$82,000,000 shall be allocated to the tourism special
18		fund established under section 201B-11; provided that:
19		(A) Beginning on July 1, 2012, and ending on June 30,
20		2015, \$2,000,000 shall be expended from the
21		tourism special fund for development and



1	implementation of initiatives to take advantage
2	of expanded visa programs and increased travel
3	opportunities for international visitors to
4	Hawaii;
5	(B) Of the \$82,000,000 allocated:
6	(i) \$1,000,000 shall be allocated for the
7	operation of a Hawaiian center and the
8	museum of Hawaiian music and dance at the
9	Hawaii convention center; and
10	(ii) 0.5 per cent of the \$82,000,000 shall be
11	transferred to a sub-account in the tourism
12	special fund to provide funding for a safety
13	and security budget, in accordance with the
14	Hawaii tourism strategic plan 2005-2015; and
15	(C) Of the revenues remaining in the tourism special
16	fund after revenues have been deposited as
17	provided in this paragraph and except for any sum
18	authorized by the legislature for expenditure
19	from revenues subject to this paragraph,
20	beginning July 1, 2007, funds shall be deposited
21	into the tourism emergency special fund,

1		established in section 201B-10, in a manner
2		sufficient to maintain a fund balance of
3		\$5,000,000 in the tourism emergency special fund;
4	(4)	\$103,000,000 [ <del>for fiscal year 2014 2015, \$103,000,000</del>
5		for fiscal year 2015-2016, \$103,000,000 for fiscal
6		year 2016 2017, and \$93,000,000 for each fiscal year
7		thereafter] shall be allocated as follows: Kauai
8		county shall receive 14.5 per cent, Hawaii county
9		shall receive 18.6 per cent, city and county of
10		Honolulu shall receive 44.1 per cent, and Maui county
11		shall receive 22.8 per cent; provided that commencing
12		with fiscal year 2018-2019, a sum that represents the
13		difference between a county public employer's annual
14		required contribution for the separate trust fund
15		established under section 87A-42 and the amount of the
16		county public employer's contributions into that trust
17		fund shall be retained by the state director of
18	•	finance and deposited to the credit of the county
19		public employer's annual required contribution into
20		that trust fund in each fiscal year, as provided in
21		section 87A-42, if the respective county fails to

1		remit	the total amount of the county's required annual
2		cont	ributions, as required under section 87A-43; and
3	(5)	\$3,00	00,000 shall be allocated to the special land and
4		deve]	opment fund established under section 171-19;
5		provi	ded that the allocation shall be expended in
6		accor	dance with the Hawaii tourism authority strategio
7		plan	for:
8		(A)	The protection, preservation, maintenance, and
9			enhancement of natural resources, including
10			beaches, important to the visitor industry;
11		(B)	Planning, construction, and repair of facilities;
12			and
13		(C)	Operation and maintenance costs of public lands,
14			including beaches, connected with enhancing the
15			visitor experience.
16	All t	ransi	ent accommodations taxes shall be paid into the
17	state trea	asury	each month within ten days after collection and
18	shall be }	cept k	y the state director of finance in special
19	accounts f	or di	stribution as provided in this subsection.

1	As u	sed in this subsection, "fiscal year" means the twelve-
2	month per	iod beginning on July 1 of a calendar year and ending
3	on June 3	0 of the following calendar year."
4		PART IV
5	SECT	ION 11. (a) The state auditor shall conduct an audit
6	of the Ho	nolulu authority for rapid transportation. The audit
7	shall inc	lude an examination of the financial records and an
8	analysis o	of the financial management of the Honolulu authority
9	for rapid	transportation, including but not limited to:
10	(1)	The Honolulu authority for rapid transportation's
11		financial plan and related systems of accounting;
12	(2)	The Honolulu authority for rapid transportation's
13		fiscal and management policies, practices, and
14		processes associated with the plans, design, bidding,
15		and construction of the Honolulu rail transit project;
16	(3)	All contracts awarded for, and expenditures associated
17		with, the Honolulu rail transit project, including
18		payments to contractors, subcontractors, and
19		consultants, as well as any change orders;
20	(4)	Expenditures by the Honolulu authority for rapid
21		transportation for personnel costs, lease rent, and



_	any other coses associated with its management a	.na
2	operations; and	
3	(5) Any other subjects that the auditor deems necess	ary
4	for review,	
5	to determine whether funds received by the Honolulu author	rity
6	for rapid transportation from the county surcharge on stat	e tax
7	are being managed and used in a reasonable manner.	
8	As part of its analysis, the state auditor shall rese	arch
9	the criteria used by the Federal Transit Authority to dete	rmine
10	whether expenditures comply with the requirements and	
11	restrictions of the full funding agreement of the Honolulu	. rail
12	transit project.	
13	(b) In addition to the audit required in this section	n, the
14	state auditor shall:	
15	(1) Identify, based on information and prior analyse	s by
16	the Honolulu authority for rapid transportation,	
17	alternative routes and development options and t	he
18	projected costs for each alternative route and	,
19	development option for the Middle Street to Ala	Moana
20	segment of the Honolulu rail transit project; an	.đ

1	(2)	Obtain from the Honolulu authority for rapid
2		transportation a detailed financial plan that
3		describes the predicted means by which the Honolulu
4		authority for rapid transportation and the city and
5		county of Honolulu will finance the ongoing costs of
6		maintaining and operating the Honolulu rail transit
7		project without the use of state moneys or other
8		state-provided financial supports. The state auditor
9		shall submit the auditor's findings and
10		recommendations on the financial reasonableness of the
11		financial plan and include these findings and
12		recommendations in the audit report.
13	(c)	To effectuate the purpose of this section, the state
14	auditor sl	nall have all the powers established pursuant to
15	chapter 2	3, Hawaii Revised Statutes, including the power to

- subpoena the production of any documents from the Honolulu authority for rapid transportation that may be necessary to complete the audit required by this section.
- 19 (d) The state auditor shall report the auditor's findings
  20 and recommendations to the legislature, state director of
  21 finance, and the board of directors of the Honolulu authority

1	for rapid transportation no later than twenty days prior to the
2	convening of the regular session of 2019.
3	PART V
4	SECTION 12. Chapter 23, Hawaii Revised Statutes, is
5	amended by adding a new section to part I to be appropriately
6	designated and to read as follows:
7	"§23- Rapid transportation authority; annual review.
8	(a) Beginning on the effective date of Act , First Special
9	Session of 2017, and ending on December 31, 2031, the auditor,
10	on an annual basis, shall conduct a review of any rapid
11	transportation authority in the State charged with the
12	responsibility of constructing, operating, or maintaining a
13	locally preferred alternative for a mass transit project that
14	receives moneys from a surcharge on state tax established
15	pursuant to section 46-16.8, transient accommodations tax
16	revenues pursuant to section 237D-2(e), or both. The annual
17	review shall include a review of documents, including but not
18	limited to invoices, contracts, progress reports, and time
19	schedules, to determine that:
20	(1) Expenditures by the authority comply with the criteria
21	established pursuant to section 46-16.8(e); and



1	(2) The authority follows accounting best practices for
2	substantiating its expenditures.
3	(b) A rapid transportation authority subject to this
4	section and any private company or agency contracted to provide
5	services for the locally preferred alternative for a mass
6	transit project shall cooperate with and assist the auditor as
7	needed in conducting the annual review, including promptly
8	providing all records and other information requested by the
9	auditor in the course of the annual review.
10	(c) The auditor shall submit the findings and
11	recommendations of the auditor's review to the legislature and
12	the rapid transportation authority no later than twenty days
13	prior to the convening of the immediately following regular
14	session."
15	SECTION 13. Chapter 40, Hawaii Revised Statutes, is
16	amended by adding a new section to part IV to be appropriately
17	designated and to read as follows:
18	"§40- Rapid transportation authority; certification
19	statement. (a) Beginning on the effective date of Act ,
20	First Special Session of 2017, and ending on December 31, 2031,
21	the comptroller, upon the request for payment by the rapid



	CLAMBDOL	Laction authority, shall verily that the authority's
2	expenditu	ares for the capital costs of a locally preferred
3	alternati	ve for a mass transit project comply with section 46-
4	16.8(e).	
5	(b)	The rapid transportation authority subject to this
6	section s	hall provide the comptroller with:
7	(1)	The authority's financial plan and related systems for
8		accounting, including a budget for a locally preferred
9		alternative for a mass transit project;
10	(2)	Expenditures for capital costs for a locally preferred
11		alternative for a mass transit project;
12	(3)	Expenditures for personnel costs, lease rent, and any
13		other costs associated with the authority's management
14		and operations; and
15	(4)	Any other information the comptroller may require to
16		accomplish the purpose of this section.
17	<u>(c)</u>	After expenditures by the rapid transportation
18	authority	for capital costs of a locally preferred alternative
19	for a mas	s transit project are verified by the comptroller as an
20	acceptabl	e use of funds received pursuant to a surcharge on
21	state tax	authorized pursuant to section 46-16.8, the



#### S.B. NO. 1

1 comptroller shall submit a certification statement, including any appropriate supporting documents, to the department of 2 3 budget and finance for the allocation of funds, if available, 4 pursuant to sections 248- and 248-2.6(d). The certification 5 statement shall include, at a minimum, the total amount of 6 expenditures for capital costs that are verified as an 7 appropriate use of funds pursuant to section 46-16.8(e). 8 (d) For the purposes of this section, "rapid" 9 transportation authority" means any entity established by a 10 county in the State for the purpose of constructing, operating, 11 or maintaining a locally preferred alternative for a mass 12 transit project and that receives moneys from a surcharge on 13 state tax established pursuant to section 46-16.8, transient 14 accommodations tax revenues pursuant to section 237D-2(e), or 15 both." 16 PART VI 17 SECTION 14. There is appropriated out of the general 18 revenues of the State of Hawaii the sum of \$200,000 or so much 19 thereof as may be necessary for fiscal year 2018-2019 to 20 establish two full-time equivalent (2.0 FTE) positions to assist the director of finance in determining the distribution and 21



1 remittance of revenues derived from a county surcharge on state 2 tax pursuant to section 248-2.6(d), Hawaii Revised Statutes, and 3 the transient accommodations tax pursuant to part III of this Act. 5 The sum appropriated shall be expended by the department of budget and finance for the purposes of this Act. 6 7 PART VII 8 SECTION 15. There is appropriated out of the general 9 revenues of the State of Hawaii the sum of \$300,000 or so much 10 thereof as may be necessary for fiscal year 2018-2019 to 11 establish one full-time equivalent (1.0 FTE) position to assist 12 in verifying rapid transportation authority expenditures, 13 pursuant to section 40- , Hawaii Revised Statutes. 14 The sum appropriated shall be expended by the department of 15 accounting and general services for the purposes of this Act. 16 PART VIII 17 SECTION 16. There is appropriated out of the general revenues of the State of Hawaii the sum of \$500,000 or so much 18

thereof as may be necessary for fiscal year 2018-2019 to:

Hawaii Revised Statutes; and

(1) Conduct annual reviews, pursuant to section 23-

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1	(2) Conduct an audit of the Honolulu authority for rapid
2	transportation pursuant to section 11 of this Act.
3	The sum appropriated shall be expended by the office of the
4	auditor for the purposes of this Act.
5	PART IX
6	SECTION 17. Notwithstanding any law, charter provision, or
7	ordinance to the contrary, in any county with a population
8	greater than five hundred thousand, in order to ensure the
9	appropriate use of state authorized funds to finance a locally
10	preferred alternative for a mass transit project, the president
11	of the senate and speaker of the house of representatives shall
12	each appoint two non-voting, ex-officio members to the board of
13	directors of the county's rapid transportation authority. The
14	terms for each member appointed pursuant to this section shall
15	be determined by the presiding officer who appointed them.
16	For the purposes of this section, "county rapid
17	transportation authority" means any entity established by a
18	county in the State with a population greater than five hundred
19	thousand for the purpose of constructing, operating, or
20	maintaining a locally preferred alternative for a mass transit
21	project and that receives moneys from a surcharge on state tax



#### S.B. NO.

- 1 established pursuant to section 46-16.8, Hawaii Revised
- 2 Statutes, transient accommodations tax revenues pursuant to
- 3 section 237D-2(e), Hawaii Revised Statutes, or both.
- 4 PART X
- 5 SECTION 18. This Act shall not be construed to prohibit
- 6 the use of funds generated by a county for purposes not
- 7 prohibited by state law.
- 8 SECTION 19. This Act does not affect rights and duties
- 9 that matured, penalties that were incurred, and proceedings that
- 10 were begun before its effective date.
- 11 SECTION 20. If any provision of this Act, or the
- 12 application thereof to any person or circumstance, is held
- 13 invalid, the invalidity does not affect other provisions or
- 14 applications of the Act that can be given effect without the
- 15 invalid provision or application, and to this end the provisions
- 16 of this Act are severable.
- 17 SECTION 21. Statutory material to be repealed is bracketed
- 18 and stricken. New statutory material is underscored.
- 19 SECTION 22. (a) This Act shall take effect upon its
- 20 approval; provided that sections 14, 15, and 16 of this Act
- 21 shall take effect on July 1, 2018.



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INTRODUCED BY:

#### Report Title:

County Surcharge on State Tax; Extension; Transient Accommodations Tax; Appropriations

#### Description:

Authorizes a county that has adopted a surcharge on state tax to extend the surcharge to 12/31/2030. Authorizes a county to adopt a surcharge on state tax before 3/31/2018, under certain conditions. Decreases from 10% to 1% the surcharge gross proceeds retained by the State. Allows the director of finance to pay revenues derived from the county surcharge under certain conditions. Clarifies uses of surcharge revenues. Establishes a mass transit special fund and specifies that funds be allocated for capital costs of a mass transit project, under certain conditions. Increases the TAT by 1% from 1/1/2018 to 12/31/2030 and allocates revenues to the special fund. Establishes that if a court makes a monetary award to a county due to the State's violation of state law or constitutional provision relating to the State's deduction and withholding of county surcharge on state tax revenues, then an amount equal to the award shall be withheld from the additional TAT revenues paid over to the mass transit special fund and shall be credited to the general fund. Makes \$103,000,000 the permanent annual allocation of TAT revenues to the counties. Requires the state auditor to conduct an audit and annual reviews of HART. Requires the comptroller to certify HART's expenditures for capital costs. Appropriates funds for the department of budget and finance, DAGS, and the state auditor. Requires the senate president and house speaker to each appoint 2 non-voting, exofficio members to the board of directors of HART.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

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